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| 1 | RONALD M. OSTER (SB# 57954) ror | naldoster@paulhastings.com |
|----|---|---|
| 2 | RONALD M. OSTER (SB# 57954) ror DENNIS S. ELLIS (SB# 178196) denn JOSHUA G. HAMILTON (SB# 199610 MIGUEL A. SANQUI (SB# 217460) n PAUL, HASTINGS, JANOFSKY & W. 515 South Flower Street | nisellis@paulhastings.com o) joshuahamilton@paulhastings.com |
| 3 | MIGUEL A. SANQUI (SB# 217460) n PAUL, HASTINGS, JANOFSKY & W. | nîguelsanqui@paulhastings.com ALKER LLP |
| 4 | I Wenty-Fifth Floor | |
| 5 | Los Angeles, CA 90071-2228 Telephone: (213) 683-6000 Facsimile: (213) 627-0705 | |
| 6 | | |
| 7 | Attorneys for Plaintiff NEW WORLD TMTELET MITTERS 564-SI | Document 46 Filed 02/26/2007 Page 1 c |
| 8 | UNITED STATE | S DISTRICT COURT |
| 9 | NORTHERN DIST | RICT OF CALIFORNIA |
| 10 | | |
| 11 | NEW WORLD TMT LIMITED, a Cayman Islands corporation, | CASE NO. C06-05564 |
| 12 | Plaintiffs, | [PROPOSED] ORDER GRANTING NEW WORLD TMT LIMITED'S EX |
| 13 | | PARTE APPLICATION FOR |
| 14 | VS. | ORDER MAKING NON- SUBSTANTIVE CORRECTION TO |
| 15 | intellambda systems, inc., a Delaware corporation; | STIPULATED LETTER OF REQUEST REGARDING LIU XIU |
| 16 | WELLTIME INDUSTRIES, LTD., a British Virgin Islands Company, and JIANPING "TONY" QU, an | QING |
| 17 | individual, | |
| 18 | Defendants. | |
| 19 | | |
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| 28 | | |
| | Case No. | -1- [PROPOSED] ORDER |

LEGAL_US_W # 55694671.2

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| 1 | WHEREAS, this Court issued the Letter of Request Regarding Liu Xiu | | |
|----|--|--|--|
| 2 | Qing on November 30, 2006 (the "Letter of Request"); | | |
| 3 | WHEREAS, Paragraph 18 of the Letter of Request states, in relevant | | |
| 4 | part: | | |
| 5 | The documents requested to be produced by Hang Seng | | |
| 6 | and authenticated by the Witness are: (1) the following documents in the possession custody or control of Hang Seng relating to any account maintained by Liu Xiu Qing Page 2 of | | |
| 7 | with Hang Seng for the period between October, 2002 Page 2 of through November, 2006, including, but not limited to, | | |
| 8 | account number 593-340706-838; AND (2) the following | | |
| 9 | Seng relating to any account of Liu Xiu Qing, for the period between May, 2001 and November, 2006, into which monies were deposited from MOT's HSBC account (account number 593-340706-838): | | |
| 10 | which monies were deposited from MOT's HSBC account (account number 593-340706-838): | | |
| 11 | | | |
| 12 | (emphasis added); | | |
| 13 | WHEREAS, Plaintiff New World TMT Limited ("New World") | | |
| 14 | contends that, due to an inadvertent error, account number 593-340706-838 is | | |
| 15 | incorrectly identified as belonging to both Liu Xiu Qing and Modern Office | | |
| 16 | Technology Limited ("MOT"); | | |
| 17 | WHEREAS, New World contends that the above-quoted section of | | |
| 18 | Paragraph 18 should actually state: | | |
| 19 | The documents requested to be produced by Hang Seng | | |
| 20 | The documents requested to be produced by Hang Seng and authenticated by the Witness are: (1) the following documents in the possession custody or control of Hang | | |
| 21 | Seng relating to any account maintained by Liu Xiu Qing with Hang Seng for the period between October, 2002 | | |
| 22 | through November, 2006, including, but not limited to, account number 383221140888; AND (2) the following | | |
| 23 | documents in the possession custody or control of Hang Seng relating to any account of Liu Xiu Qing, for the | | |
| 24 | period between May, 2001 and November, 2006, into which monies were deposited from MOT's HSBC | | |
| 25 | account (account number <u>593-340706-838</u>): | | |
| 26 | (emphasis added); | | |
| 27 | WHEREAS, amending the Letter of Request to correct the foregoing | | |
| 28 | inadvertent error will prevent unnecessary delay in the execution of the Letter of | | |
| | Case No1- [PROPOSED] ORDER | | |

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| 1 | Request due to the error; | |
|----|---|--|
| 2 | WHEREAS, the proposed amendment does not affect the substance of | |
| 3 | the Letter of Request or the propriety of its prior issuance; | |
| 4 | WHEREAS, this Court, having read and considered Plaintiff and New | |
| 5 | World TMT Limited's ("New World") Application for Order Amending Stipulated | |
| 6 | Letter of Request Regarding Liu Xiu Qing and all supporting papers, and GOOD | |
| 7 | CAUSE APPEARING PAGEREFORE, and Por The teasons set for the factor Page 3 of 5 | |
| 8 | Application. | |
| 9 | IT IS HEREBY ORDERED that New World's Application is | |
| 10 | GRANTED, and the above-quoted portion of Paragraph 18 of the Letter of Request | |
| 11 | Regarding Liu Xiu Qing is hereby amended to state: | |
| 12 | | |
| 13 | The documents requested to be produced by Hang Seng and authenticated by the Witness are: (1) the following | |
| 14 | documents in the possession custody or control of Hang | |
| 15 | Seng relating to any account maintained by Liu Xiu Qing with Hang Seng for the period between October, 2002 | |
| 16 | through November, 2006, including, but not limited to, account number 383221140888; AND (2) the following | |
| 17 | documents in the possession custody or control of Hang Seng relating to any account of Liu Xiu Qing, for the | |
| 18 | Seng relating to any account of Liu Xiu Qing, for the period between May, 2001 and November, 2006, into which monies were deposited from MOT's HSBC | |
| 19 | account (account number <u>593-340706-838</u>): | |
| 20 | (emphasis added) | |
| 21 | | |
| 22 | IT IS SO ORDERED. | |
| 23 | 2/29/07 | |
| 24 | DATED: | |
| 25 | Juran Delaton | |
| 26 | Honorable Susan Illston Judge of the United States District | |
| 27 | Court, Northern District of | |
| 28 | California | |

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Case No.

LEGAL_US_W # 55694671.2

[PROPOSED] ORDER

1 **PROOF OF SERVICE** 2 I, Susan Etheredge, declare: I am a citizen of the United States and employed in Los Angeles County, California. I am 3 over the age of eighteen years and not a party to the within-entitled action. My business address 4 is 515 South Flower Street, Twenty-Fifth Floor, Los Angeles, California 90071-2228. On 5 6 February 26, 2007, I served a copy of the within document(s): Page 4 of 5 1. TPROPOSED ORDER GRANTING NEW WORLD THE OF THE PROPOSED OF T 7 LIMITED'S EX PARTE APPLICATION FOR ORDER 8 MAKING NON-SUBSTANTIVE CORRECTION TO STIPULATED LETTER OF REQUEST REGARDING 9 LIU XIU QING 10 by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m. 11 by placing the document(s) listed above in a sealed envelope with postage thereon 12 fully prepaid, in the United States mail at Los Angeles, California addressed as set forth below. 13 14 X by placing the document(s) listed above in a sealed UPS envelope and affixing a pre-paid air bill, and causing the envelope to be delivered to a UPS agent for 15 delivery. 16 by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below. 17 Steven D. Guggenheim 18 Wilson Sonsini Goodrich & Rosati 19 650 Page Mill Road Palo Alto, CA 94304-1050 20 Vincent Lin 21 c/o Prediwave Corporation 48431 Milmont Drive 22 Fremont, CA 94538 23 Vincent Lin 24 Intellambda Systems, Inc. 46429 Landing Parkway 25 Fremont, California 94538 26 I am readily familiar with the firm's practice of collection and processing correspondence 27 for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same 28 PROOF OF SERVICE SUMMONS AND

LEGAL_US_W # 54834476.3

COMPLAINT

day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit. I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made. Executed on February 26, 2007, at Los Angeles, California. Case 3:06-cv-05564-SI Document 46 Filed 02/26/2007 Page 5 of 5 Susan Etheredge

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